## OK TO ENTER: /A.T./

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of : Hwang, Jae Yun

Serial No. : 10/786,629 Group Art Unit : 3765

Filed: Feb. 26, 2004 Examiner: Tompkins, Alissa Jill

For : Cap with a printed band

# AMENDMENT

Honorable Commissioner for Patents

October 14, 2008

P.O.Box 1450

Alexandria, VA 22313-1450

## Sir :

Responsive to the Final Office Action mailed July 16, 2008. kindly enter the following remarks.

# REMARKS

Reconsideration and allowance in view of the foregoing amendments and the following remarks are respectfully requested.

Claims 1-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fosher(U.S.4,386,437) in view of Harris(U.S.4,499,741).

Applicant traverses the rejection for the following reasons.

It is submitted that Harris neither disclose nor suggest headband to make of woven fabric.

Applicant would like to insist that headband of the claimed invention is made of woven fabric, not knitted fabric, and the said woven fabric differs from knitted fabric in many respects. Although Fosher discloses a baseball style cap comprising a crown main body having a plurality of panels including four rear panels of nylon mesh material, the headband comprising knitted fabric of Harris is clearly distinct from the headband comprising woven fabric of the claimed invention.

For the reason above, claim 1-6 are not obviousness over Fosher(U.S.4,386,437) in view of Harris(U.S.4,499,741) under 35 U.S.C. § 103(a) and are patentable.

All objections and rejections having been addressed, it is respectfully submitted that claims 1-6 are now in condition for allowance and a notice to that effect is earnestly solicited.

Respectfully submitted,

Βv

Chang Yeon Jeong/IPT manager of DADA Corp.

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